

REMARKS

Examiner has kindly provides reference prior arts about the present invention, and thus the applicant has more information about the invention. All details of the reference prior arts are fully considered and compared with the present invention.

Indeed the citations disclose some features of the present invention, and the applicant agrees with these viewpoints, however applicant discovers that some features of the present invention are not wholly disclosed by the citations, which are claimed in the original specifications and especially drawings.

The applicant decides to cancel Claims 1 to 2, without prejudice or disclaimer of the subject matter thereof, and add new claim 3. The new claim 3 is based on the original claims 1 and 2, and the features in Fig. 3 of the present invention. Thus no new matter is added. The relations of the new claim with respect to the original claims are shown in the following.

1. A mount for attaching a laser aiming device to a golf putter, comprising:

a laser bracket for housing a laser aiming device, said laser bracket being provided with a sliding recess a8 on a lateral side thereof, said sliding recess having an opening tapered off upwardly; and

a golf-club holder d having a hollow flat portion d5 for being embedded into said sliding recess on said laser bracket a and the hollow float portion d5 having an opening d4; and each of two sides of the opening having a through hole;

a hollow circular portion d3 for holding a golf-club shaft; and the hollow flat portion d5 being ~~is~~ communicated to the hollow circular portion d3; a width of the hollow flat portion d5 is wider than that of the hollow circular portion d3;

~~2. The mount for attaching a laser aiming device to a golf putter of claim 1~~ wherein an inner wall of said circular portion of said golf-club holder d is provided with two at least one non-slip rubber pad d1, wherein a shape of each non-lip rubber pad d1 is matched to one inner side wall of hollow circular portion d3; and

an outer side of said circular portion of said golf-club holder d is provided with a retaining screw d2, the retaining screw d2 passing through the two through holes in two sides of the opening d4;

wherein said rubber pad d1 and said retaining screw enhancing said golf-club holder gripping a golf putter;
(a last paragraph of original claim 1) whereby said laser bracket can be fastened together with said golf-club holder as said flat portion is inserted along said sliding recess.

The new claim 3 describes a structure shown in Fig. 3 of the present invention. It is very clear all the citations USP 6,605,005, USP 6,450,893 and USP 6,602,145 have no structure as the structure in Fig. 3. However the new claim 3 defines the detail features of structure shown in Fig. 3.

In the following, detail comparisons of the present invention with respect to the three citations will be described.

(A) No citations have disclosed the structure of hollow circular portion (as the hollow circular portion d3 of the present invention). In citation USP 6,605,005, the corresponding element 31 (see Fig. 1 of the citation) is not hollowed. In the present invention the hollow circular portion d3 serves to be fixed into the sliding recess a8. However the hollow circular portion is hollowed so it provides elasticity as it is received into the sliding recess a8. However, the element 31 in '005 can not provide this

function. The element 31 is locked into the recess 23 by using a screw 26. Thereby the mechanism of the present invention is different from that of the citation '005. Other two citations USP 6,450,893 and USP 6,602,145 have no like function. Thereby it is impossible that "the hollow flat portion d5 being communicated to the hollow circular portion d3;"

(B) The present invention, "the hollow flat portion d5 being communicated to the hollow circular portion d3;" This provide a sufficient margin for the expansion of the hollow circular portion d3 so that when a gold club is inserted into the hollow circular portion d3, it can provide a sufficient expansion for the club. Thereby the present invention can be used to various kinds of golf clubs.

(C) Moreover in new claim 3, we define "an inner wall of said circular portion of said golf-club holder d is provided with two non-slip rubber pad d1, wherein a shape of each non-lip rubber pad d1 is matched to one inner side wall of hollow circular portion d3" However the citation USP 6,602,145 has the rubber pad a11 (see Fig. 6 of the citation USP 6,602,145) but it is different from the structure of the two non-slip rubber pad d1 of the present invention (see Fig. 3 of the present invention). Furthermore, other citations have no like structure.

(D) The screw passing through the opening d4 of the hollow flat portion d5 has the effect of adjusting the tightness of the golf club shaft.

(E) From Fig. 3 of the present invention, it is shown than only one screw is used in the present invention. Thereby it is easily to detach or attach a golf club to the structure of the present invention. However this can not be achieved by the citations. In fact, in application, the laser aiming device is taken down from the mount as the user end the exercise and when exercise, the laser aiming device is installed to the mount.

Thus it is very often to install and detach the laser aiming device. the present invention provides a convenient operation.

(F) Moreover the present invention has simple structure and thus it is light. Thereby the golf club installs with the present invention is light and thus the present invention will not effect the action of the users, but all the three citations have complicate structure and are heavy so they induce some inconvenient in operation, carrying and storage.

RESULT

The designs of the three citations are very different from one another. They use different structure and concept to design the mounting structure. Although each of the three citations has part of the feature of the present invention, but even the combination of the three citations does not provide all the features of the present invention, some lost features have been described hereinabove. Thereby we believe that the present invention is novel and inventive.

If there is any other error in claims or specification, applicant requests and authorizes Examiner to amend the claims of the present invention so that the claim and specification can match the requirement of U. S. Patent. Attentions of Examiner to this matter is greatly appreciated.

Since in above discussion, it is apparent that no prior art has the features of the present invention, especially in new claim 3. Furthermore, as we know that no other prior art has features of the present invention. Thus, the present invention is novel and inventive.

It is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectively requested.

Respectfully submitted.

YEH CHUNG - KA2
Dated: 11 / 05 / 2004

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郵件編號 Serial No. EE394150676TW

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REMARKS

Response to the office action dated at 11/10/2004, in fact, the previous amendment has been signed. We have sent the amendment both by fax and air-mail. Maybe the fax copy has something wrong, but from the mail copy, it can clearly show the signature.

However, as attached, this time, we also send a further copy of the previous amendment as a reference. This copy is completely same as the previously one.

If there still is any problem, please contact me without hesitate. Your attention to this matter is greatly appreciated.

Respectfully submitted.

YEH CHUNG-KAI

Dated: 12 / 10 / 2004

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AMENDMENT

IN THE DRAWING

Please amend the drawings 1 and 2 as the attached amended copy. In the amendment of the drawings, the drawings are added with "Prior Art". No other portion is amended. Thereby, no new matter is added.